ORDINANCE NO. 4152

BILL NO. \_\_\_\_**59** (2014)

A BILL FOR AN ORDINANCE AMENDING CHAPTER 19.16, MAUI COUNTY CODE, RELATING TO B-1 NEIGHBORHOOD BUSINESS DISTRICT

BE IT ORDAINED BY THE PEOPLE OF THE COUNTY OF MAUI:

SECTION 1. Chapter 19.16, Maui County Code, is amended to read as follows:

## "Chapter 19.16

## B-1 NEIGHBORHOOD BUSINESS DISTRICT

## Sections:

- 19.16.010 [Generally.] Purpose and intent.
- 19.16.020 Permitted uses.
- 19.16.030 [Required conditions.] Accessory uses.
- 19.16.040 [Area regulations.] Special uses.
- 19.16.050 [Height regulations.] <u>Development</u> standards.
- 19.16.060 [Yards.] Rule making authority.
- 19.16.010 [Generally.] Purpose and intent. A B-1 neighborhood business district is one wherein retail businesses or service establishments supply commodities or perform services to meet the daily needs of the neighborhood.
- 19.16.020 Permitted uses. Within the B-1 neighborhood business district, the following uses shall be permitted:
  - [A. Barber or beauty shops;
  - B. Baker goods stores;
  - C. Book, stationery, or gift stores;
  - D. Candy stores;
  - E. Churches;
  - F. Day care centers and nurseries;

- G. Delicatessen stores;
- H. Drugstores;
- I. Florist shops;
- J. Grocery stores and meat markets;
- K. Ice cream or snack counters;
- L. Laundromats;
- M. Liquor stores (package only);
- N. Gasoline retailing; provided that, it is owned and operated as an adjunct to a neighborhood store; and further provided that, no servicing, repairing, storing, washing, or maintenance of vehicles will be permitted on the premises;
- O. Other similar retail businesses or service establishments that supply commodities or perform services primarily for residents of the surrounding neighborhood; provided that, such uses shall be approved by the commission as conforming to the intent of this title;
- P. One single-family dwelling per lot; provided that, the lot is sufficiently large to provide a lot area six thousand square feet for the dwelling after the area for the business, parking, and other accessory areas for the business have been subtracted; or living and sleeping quarters for a single family constructed above the ground floor of the business building;
- Q. Bed and breakfast homes, subject to the provisions of chapter 19.64 of this title;
- R. Home occupations in single-family dwellings permitted pursuant to subsection P; and
- S. Short-term rental homes, subject to the provisions of chapter 19.65 of this title.]

Permitted uses	Criteria or limitations
Bakeries	
Barber or beauty shops	
Bed and breakfast and short-	Subject to the restrictions and
term rental homes	standards of section 19.64.030
	and chapter 19.65 of this code
Book, stationery or gift	
stores	

Buildings and premises used,	
owned, or operated by	
government agencies,	
including community centers	
Candy stores	
Day care facilities	
Delicatessen stores	
Drugstores	
Farmer's markets	
Flower shops	
Gasoline retailing	Provided it is owned and
	operated as an adjunct to a
	permitted retail use; and
	provided further, that no
	servicing, repairing, storing,
	washing, or maintenance of
	vehicles shall be permitted on
	the premises
Grocery stores and meat	
markets	
Home occupations	
Ice cream or snack counters	
Laundromats	
Liquor stores	Package only
News and magazine stands	
Parks and playgrounds	
Recycling collection centers	Conducted wholly within a
	completely enclosed building or
	within an area enclosed on all
	sides by a solid fence or wall
	at least six feet in height; and
	provided, that no goods,
	materials, or objects shall be
	stacked higher than the tence or
	walls so erected
Redemption center	
Religious, benevolent, or	
philanthropic societies,	
civil organizations, and	
quasi-public uses	
Service business residential	
("SBR") service	
establishments	

Single-family dwelling	Provided the lot is sufficiently
	large to provide a lot area of
	six thousand square feet for the
	dwelling after the area for the
	business, parking, and other
	accessory areas for the business
	have been subtracted
Other similar retail	Provided, such uses shall be
businesses or service	approved by the director of
establishments that provide	planning as conforming to the
goods or services primarily	intent of this title
for residents of the	
surrounding neighborhood	

- 19.16.030 [Required conditions. A. All business, services, or processing shall be conducted wholly within completely enclosed buildings, except for day care centers, nurseries, automobile parking, and/or off-street loading.
- B. All goods produced on the premises, whether primary or incidental, shall be sold at retail and only on the premises where produced.] Accessory uses.

  A. The following uses located on the same lot, are deemed accessory, customary, incidental, usual, and necessary to the permitted uses in the B-1 neighborhood business district:

Accessory uses	Criteria or limitations
Dwelling units	One or more, located above or
	below the first floor of a
	permitted use
Energy systems, small-scale	Provided there will be no
	detrimental or nuisance effect
	upon neighbors
Fences	
Garages	

Other uses that are determined by the director of planning to be clearly incidental and customary to a permitted use

B. The following uses, located on a nearby lot are also deemed accessory, customary, incidental, usual, and necessary to the permitted uses in the B-1 neighborhood business district:

Accessor	y uses		Criteria or limitations		
Energy	systems,	smal <u>l-</u>	Provided the system is		
scale			within a distance of		
			four hundred feet of the		
			nearest point of the lot		
			it serves and there will		
			be no detrimental or		
			nuisance effect upon		
			neighbors		

19.16.040 [Area regulations. The minimum lot area shall be six thousand square feet and the minimum lot frontage shall be sixty feet.] Special uses. The following are special uses in the B-1 neighborhood business district, and approval of the appropriate planning commission shall be obtained, upon conformance with the intent of this article and subject to such terms and conditions as may be warranted and required:

Special uses	Criteria or limitations
Transient vacation rentals	One to twenty bedrooms; except
	on Molokai, where the maximum
	number of bedrooms and use shall
	be determined by the planning
	commission

19.16.050 [Height regulations. No building shall exceed two stories and thirty feet in height.]

Development standards. The development standards in the B-1 neighborhood business district shall be as follows:

	B-1	Notes and exceptions
Minimum lot area	6,000	
(square feet)		
Minimum lot width	60	
(in feet)		
Maximum building	30	Except that vent pipes,
height (in feet)		fans, chimneys, antennae,
		and equipment used for
		small-scale energy systems
		on roofs shall not exceed
		<u>forty feet</u>
Minimum yard		
setback (in feet)		
Front	15	
Side and rear	<u>6</u>	
Side and rear for	10	
the portion of the		
building above		
fifteen feet		
Maximum height and	Maximum	
minimum setback	height of 50	
for free-standing	<pre>feet; minimum</pre>	
antennae or wind	setback of 1	
turbine structures	foot for each	
	foot in	
	height, from	
	all property	
	lines	
Accessory	Mail boxes,	
structures within	trash	
setback area	enclosures,	
	boundary	
	walls, and	
	ground signs	

Enclosure	All business,	Except day care facilities,
requirement	services, or	automobile parking lots,
	processing	and off-street loading
	shall be	areas
	conducted	
	wholly within	
	completely	
	enclosed	
	buildings	

19.16.060 [Yards. There shall be a front yard of fifteen feet, side yard of six feet, and a rear yard of six feet; except that for any two-story building, a side yard of ten feet, and a rear yard of ten feet shall be required.] Rule making authority. The director of planning may adopt rules to implement this chapter."

SECTION 2. Material to be repealed is bracketed. New material is underscored. In printing this bill, the County Clerk need not include the brackets, the bracketed material, or the underscoring.

SECTION 3. This ordinance shall take effect upon its approval.

APPROVED AS TO FORM AND LEGALITY:

MICHAEL J. HOPPER

Deputy Corporation Counsel

County of Maui

 ${\tt S: ALL\MJH\ORDS\Amend19.16.rev~8-7-14.doc}$ 

## WE HEREBY CERTIFY that the foregoing BILL NO. 59 (2014)

1. Passed FINAL READING at the meeting of the Council of the County of Maui, State of Hawaii, held on the 5th day of September, 2014, by the following vote:

Gladys C. BAISA Chair	Robert CARROLL Vice-Chair	Eleanora COCHRAN	Donald G. COUCH, JR.	S. Stacy CRIVELLO	Donald S. GUZMAN	G. Riki HOKAMA	Michael P. VICTORINO	Michael B. WHITE
Aye	Aye	Aye	Aye	Excused	Aye	Aye	Aye	Aye

2. Was transmitted to the Mayor of the County of Maui, State of Hawaii, on the 5th day of September, 2014.

DATED AT WAILUKU, MAUI, HAWAII, this 5th day of September, 2014.

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$\subseteq$	$\mathcal{C}^{i}$	<b>\$</b>	/ GLADYS C. BAISA, CHAIR
	<b>;</b>		Council of the County of Maui
	2007 1		Sinus S. Mateo
-Ts	Ç,		DENNIS A. MATEO, COUNTY CLERK
	7014	· -	County of Maui

THE FOREGOING BILL IS HEREBY APPROVED THIS

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ALAN M. ARAKAWA, MAYOR County of Maui

I HEREBY CERTIFY that upon approval of the foregoing BILL by the Mayor of the County of Maui, the said BILL was designated as ORDINANCE NO. 4152 of the County of Maui, State of Hawaii.

DENNIS A. MATEO COUNTY CLERK
County of Maui

Passed First Reading on August 19, 2014. Effective date of Ordinance September 5, 2014

	9: 34	Control No.	I HEREBY CERTIFY that the foregoing is a true and correct copy of Ordinance No. 4152 . the original of which is on file in the Office of the County Clerk, County of Maui. State of Hawaii.
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4.5.			Dated at Wailuku. Hawaii, on
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-	(~)	and Andrews	County Clerk, County of Maui
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